CANADIAN JOURNAL OF FAMILY LAW REVUE CANADIENNE DE DROIT FAMILIAL

VOL. 1 1978 VOL. 1

1978

Cited as (1978), 1 Can. J. Fam. L. Renvoi (1978), 1 Rev. Can. D. Fam.

ISSN 0704-1225

INDEX - Vol. 1

TITLES OF ARTICLES - INTITULES DES ARTICLES

CHILDREN IN THE COURTS: A SEL	ECTED EMPIRICAL REVIEW,
by Katherine Catton	
DOES THE FAMILY HAVE LEGAL I	FUNCTIONS?.
by Frank Bates	
DOMESTIC CONTRACTS BETWEEN	
by Judith Keene	
	IO, by Derek Mendes da Costa 232
FAMILY LAW AND THE CONSTITU	TION, by S. Ian Bushnell 202
FEMALE DELINQUENCY AND THE	
by Sherrie Barnhorst	
LEGAL RESPONSES TO CHILD ABO	JSE IN CANADA,
by Bernard M. Dickens	
NO-FAULT MAINTENANCE FOR SP	OUSES,
THE POLITICS OF THE FAMILY AN	
by Jonann W. Monr	ORK WITH THE JUVENILE COURTS.
	berlain
	AL REPRESENTATION OF CHILDREN: A
GROWING CONCERN WITH TH	
THE REFORM OF MATRIMONIAL I	375
THE "SHOW CAUSE" ENFORCEME	NE OF MAINTENANCE OFFICE
A SOCIAL SCIENCE APPROACH TO	
hy Howard H. Iming and Boton E	Bohm
THE VIKING HOMES SAGA: CROU	P HOME PLACEMENTS FOR JUVENILES,
by Myles I. McLellall	
TITLES OF CASENOTES -	- INTITULES DES COMMENTAIRES
CONSTRUCTIVE TRUSTS IN MATE	RIMONIAL PROPERTY LAW
(Rathwell v. Rathwell), by Robe	rt L. Walker
COSTS IN NO-FAULT DIVORCE (G	renfell v. Grenfell),
by Diana C. Dzwiekowski	
	VENILE COURT (The Queen v. F.G.;
The Queen v. C.F.), by Graham	Parker
THE DURATION OF SEPARATION	AGREEMENTS (Re Finnie and Rae),
by Nancy Backhouse	
JUVENILE INJUSTICE IN MANITO	BA (The Queen v. Metz),
by Graham Parker	
	y Bernard M. Dickens 601
	ARINGS: FACTORS TO BE CONSIDERED

AUTHORS OF ARTICLES AND CASENOTES – AUTEURS DES ARTICLES ET COMMENTAIRES

AWAD, GEORGE: The Process of Psychiatric Work with the Juvenile

Courts
BACKHOUSE, NANCY: The Duration of Separation Agreements (Re Finnie and Rae)
Women
BUSHNELL, S. IAN: Family Law and the Constitution
Review
Juvenile Courts
in Canada
Grenfell)
in Ontario
Resolution
for Juveniles
Politics
PARKER, GRAHAM: Juvenile Injustice in Manitoba (The Queen v. Metz)
WALKER, ROBERT L.: Constructive Trusts in Matrimonial Property Law (Rathwell v. Rathwell)
CASENOTES – Table of Cases
COMMENTAIRES – Table des arrêts
Re Finnie and Rae (1977), 16 O.R. (2d) 54, 77 D.L.R. (3d) 330 (Ont. H.C.)
Grenfell v, Grenfell, [1978] 1 All E.R. 561, [1977] 3 W.L.R. (C.A.)
The Queen v, F.G.; The Queen v, C.F. (1977), 34 C.C.C. (2d) 333 (Ont. Prov. Ct, Fam. Div.)

26 R.F.L. 204 (Ont. Prov. Ct, Fam. Div.) The Queen v. Metz, [1977]5 W.W.R. 374, 36 C.C.C. (2d) 22 (Man. C.A.) Rathwell v. Rathwell, [1978]2 S.C.R. 436, 19 N.R. 91, [1978]2 W.W.R. 101, 83 D.L.R. (3d) 289, 1 R.F.L. (2d) 1 Townsend v. Townsend (1976), 27 R.F.L. 339 (Ont. Co. Ct)	. 172
IN THE FAMILY COURTS	
CHAIN D BE OFFICE TO A	
CHILD PROTECTION Jurisdiction of a protection Court supersedes that of a divorce Court – Child protection and subject matter of the <i>Divorce Act</i> are different – Divorce Court's custody order can take effect only upon expiry of protection order – <i>The Child Welfare Act</i> , R.S.O. 1970, c. 64; <i>Divorce Act</i> , R.S.C. 1970, c. D-8.	
RE J.D (Ont. Prov. Ct, Fam. Div.)	583
Malnutrition is not per se evidence of parental neglect – Parental persistence in health foods contrary to competent medical advice is neglect when it results in malnutrition of children – Children's Protection Act, R.S.P.Z.I. 1974, c. C-7, section 1. IN RE KEMP (P.E.I.S.C.)	585
	303
Two forms of apprehension — Criteria for actual apprehension — Potential child abuse is no excuse for actual apprehension — Technical apprehension does not require placement into a place of safety — Meaning of injurious "environment" — Children's Protection Act, R.S.P.E.I. 1974, c. C-7, sections 1, 9.	
RE C.L	167
CONFLICT OF LAWS Jurisdiction to vary registered order from Ontario – Registration converts foreign order into domestic order – Recognition of pre-registration arrears – The Reciprocal Enforcement of Maintenance Orders Act, R.S.A. 1970, c. 313, section 3.	
ZIKMAN v. ZIKMAN (Alta Fam. Ct)	163
No variation of foreign custody order under a statutory provision for enforcement — Discretion not to enforce if child lacks "real and substantial connection" with foreign state — Variation only if child would be endangered — Need for separate application to achieve variation — Extra-Provincial Custody Orders Enforcement Act, S.P.E.I. 1975, c. 68, section 2, 3, 4. McLEAN v. McLEAN (P.E.I.S.C., in banco)	
Order from non-reciprocating state transmitted by reciprocating state - No jurisdiction to register or to confirm for purposes of enforcement - The	170
Reciprocal Enforcement of Maintenance Orders Act, R.S.O. 1970, c. 403, sections 1, 2, 5.	160
DRAPEAU v. DRAPEAU (Ont. Prov. Ct, Fam. Div.)	162
Recognition of foreign protection orders for children – Foreign law provision does not oust jurisdiction of domestic Court to make its own protection order – The Child Welfare Act, R.S.O. 1970, c. 64, section 47. RE J.D (Ont. Prov. Ct, Fam. Div.)	583
CONSTITUTIONAL LAW	
Jurisdiction to award maintenance under a provincial law for children whose custody was given to father under a divorce decree – The Deserted Wives' and Children's Maintenance Act, R.S.O. 1970, c. 128, section 3.	
HARTLEY v. HARTLEY (Ont. Prov. Ct, Fam. Div.)	165

Jurisdiction to award maintenance under a provincial law for children whose custody was given to father under a divorce decree – The Deserted Wives' and Children's Maintenance Act, R.S.O. 1970, c. 128, section 3.		
FERENCI v. FERENCI (Ont. Prov. Ct, Fam. Div.)	578	
Jurisdiction of an inferior Court to supersede a custody order of a divorce Court - The Child Welfare Act, S.M. 1974, c. 30, Part VII.		
RE FUNK (Man. Prov. J. Ct, Fam. Div.)	580	
Jurisdiction of an inferior Court to supersede a custody order of a divorce Court – The Child Welfare Act, R.S.O. 1970, c. 64, Part II. RE J.D (Ont. Prov. Ct, Fam. Div.)	583	
COURTS		
Inherent procedural jurisdiction of inferior Courts – Jurisdiction to grant an interim order where statute silent on matter interim orders – The Family Law Reform Act, S.O. 1978, c. 2, section 34; The Rules of the Provincial Courts (Family Division), O. Reg. 210/78, Rule 27. BUSSE v. BUSSE (Ont. Prov. Ct, Fam. Div.)	573	
	3/3	
See CONFLICT OF LAWS and CONSTITUTIONAL LAW.		
DIVORCE		
Child of marriage now past 16th birthday – Decree silent as to terminal age for		
support - No enforcement beyond 16th birthday - Divorce Act, R.S.C. 1970, c. D-8, sections 2, 11; Family Relations Act, S.B.C. 1972, c. 20, section 32.		
DAVIS v. DAVIS (B.C. Prov. Ct)	169	
Grounds — Open cohabitation of respondents as man and wife is not proof of adultery — Co-respondent's prior divorce on grounds of adultery is proof of respondent's adultery — Divorce Act, R.S.C. 1970, c. D-8, section 3. COLES v. COLES & RICHARDS (P.E.I.S.C.)	294	
Grounds — Paedophilia not found to be motivating factor in the marriage breakup — Respondent's paedophilia per se constitutes cruelty — Divorce Act, R.S.C. 1970, c. D-8, section 3.		
A. v. A	302	
Supersession of prior Family Court order – But no authority in divorce Court to tamper with arrears under a Family Court maintenance order – Divorce Act, R.S.C. 1970, c. D-8, section 12.		
GALLIVAN v. GALLIVAN (Ont. Prov. Ct, Fam. Div.)	300	
See also CONSTITUTIONAL LAW.		
EVIDENCE		
Relevance and admissibility of co-respondent's prior divorce on grounds of adultery as proof of respondent's adultery in current proceedings — Civil Procedure Rules (P.E.L.), 1977, Rule 31.14. COLES v. COLES & RICHARDS (P.E.LS.C.)	294	
INFANTS		
Jurisdiction to appoint guardian is unaffected by incidental ouster of prior guardian – Removal of appointed guardian does not include ouster of a "deemed" guardian – Jurisdictional challenges to be heard by trial Judge only – The Child Welfare Act, S.M. 1974, c. 30, sections 112, 115.		

	RE PUNK (Man. Prov. J. Ct, Fam. Div.)	580
U	VENILE DELINQUENCY	
	Absolute and conditional discharges – Jurisdiction of a Juvenile Court to grant discharges – Weighing potential stigma of delinquency – Juvenile Delin- quents Act, R.S.C. 1970, c. J-3, section 20, 40; Criminal Code, R.S.C. 1970, c. C-34, section 662.1.	
	RE THE QUEEN AND K (Alta Juv. Ct)	297
	Contributing to delinquency by "supplying" firearm — Contributing act need not be criminal per se — Juvenile Delinquents Act, R.S.C. 1970, c. J-3. THE QUEEN v. W.B.C (Ont. Prov. Ct, Fam. Div.)	161
	Doli incapax - Child suffering from severe personality disorder when he murdered his stepmother - Crown unable to rebut the presumption of doli	
	incapax — Criminal Code, R.S.C. 1970, c. C-34, section 13. THE QUEEN v. C (Ont. Prov. Ct, Fam. Div.)	159
	Fingerprinting requirements in cases of indictable offences apply to children charged with serious delinquencies — <i>Identification of Criminals Act</i> , R.S.C. 1970, c. I-1, section 2.	525
	THE QUEEN v. D.G (P.E.I.S.C.)	575
	Nature of the offence of "delinquency" - Indictable offences do not lose their character simply because they are labelled "delinquency" - Paternalistic principles of the Juvenile Delinquents Act do not apply until after conviction of the accused child - Juvenile Delinquents Act, R.S.C. 1970, c. J-3, sections 3, 38.	
	THE QUEEN v. D.G (P.E.I.S.C.)	575
IA	INTENANCE	
	Enforcement – Child of marriage now past her 16th birthday – Divorce decree silent as to terminal age for child's maintenance – No enforcement beyond 16th birthday – Family Relations Act, S.B.C. 1972, c. 20, section 32; Divorce Act, R.S.C. 1970, c. D-8, sections 2, 11.	
	DAVIS v. DAVIS (B.C. Prov. Ct)	169
	Enforcement – "Inability to pay" is the sole defence to an enforcement proceeding – Meaning of "Inability to pay" – Priority of Court order to other debts – The Deserted Wives' and Children's Maintenance Act. R.S.O. 1970, c. 128, section 12.	
	GALLIVAN v. GALLIVAN (Ont. Prov. Ct, Fam. Div.)	300
	Enforcement – Power to rescind arrears – Priority of maintenance order over freedom of respondent's lifestyle – Payment of arrears by installments – Current accruals as well as arrears to be enforced – Discretion not to	
	enforce – The Domestic Relations Act, R.S.A. 1970, c. 113, section 27. ZIKMAN v. ZIKMAN	163
	Variation — Grounds — Inability to pay — Relevance of other debts to inability to pay — Priority of support order over other debts — The Deserted Wives' and Children's Maintenance Act, R.S.O. 1970, c. 128, section 8. CASSISTA v. CASSISTA (Ont. Prov. Ct, Fam. Div.)	296
	See also CONSTITUTIONAL LAW.	

MATRIMONIAL HOME

Exclusive Possession – Interim Order – Factors for granting – The Family Law Reform Act, S.O. 1978, c. 2, section 45.

BUSSE v. BUSSE (Ont. Prov. Ct, Fam. Div.) 573

BOOK REVIEWS — REVUE DES LIVRES

Baxter, Ian F.G. and Eberts, Mary A. (eds): THE CHILD AND THE COURTS	
(Graham Parker)	5
Bruce, Nigel and Spencer, John: FACE TO FACE WITH FAMILIES – A REPORT	
ON THE CHILDREN'S PANELS IN SCOTLAND (Graham Parker)	3
CCH Canadian Ltd. (pub.): CANADIAN FAMILY LAW GUIDE (Roman N. Komar)	
Davies, Christine: POWER ON DIVORCE AND OTHER MATRIMONIAL CAUSES	,
(D. Roger Timms))
Fodden, Simon R.: CANADIAN FAMILY LAW - CASES AND MATERIALS	
(Myles F. McLellan))
Gross, Beatrice and Gross, Ronald (eds): CHILDREN'S RIGHTS MOVEMENT	
(Jeffery Wilson)	2
Hackler, James: WHY DELINQUENCY PROGRAMS IN CANADA SHOULD NOT NOT BE EVALUATED (Robin-Lee Norris)	2
Johnstone, G.P. and Ireland, Stephen W. (comm.): FAMILY LAW AUDIO SERIES	6
(Pat Iapaolo)	0
Keniston, Kenneth and the Carnegie Council on Children: ALL OUR CHILDREN	
(Jeffery Wilson)	
Martin, Del: BATTERED WIVES (Benjamin Schlesinger))
McCaughan, Margaret M.: THE LEGAL STATUS OF MARRIED WOMEN IN CANADA (Mary Jane Mossman) 608	0
CANADA (Mary Jane Mossman))
PAPER ON THE ONE-PARENT FAMILY (Jean M. McCallum)	3
Teitlbaum, Lee E. and Gough, Adrian R. (eds): BEYOND CONTROL -	
STATUS OFFENDERS IN JUVENILE COURT (Robin-Lee Norris) 318	3
Webb, Jean F. et al.: CHILD ABUSE – SPECIAL REPORT (Shari Stein))

REVIEWS OF PERIODICAL LITERATURE – REVUES DE LITTERATURE PERIODIQUE –

Males, Fathers and Husbands - Changing Roles and Reciprocal Legal							
The Law and Divorce in Canada							289
Ontario Bill 6, or How Not to Reform Marital Property Rights							151
Media, Violence and the Family							570
Rights of Children							
An Outline of the Matrimonial and Child Support Insurance Plan							571
The Juvenile Justice Services Project							152
The Nova Scotia Children's Services Act							569
A Case for Permanent Foster Placement of Dependent, Neglected and	Abus	sed	Ch	ild	lre	n	150
Conciliation and Arbitration in Family Dispute							
The Legality of Purely Contraceptive Sterilization							572
Youth's Expectations and Their Perceptions of Their Initial Juvenile C							
The Development of Canadian Juvenile Justice - A Background for I	Refor	m					157
The Status of Maintenance Arrears in Bankruptcy							290
Jehovah's Witnesses and Child Protection Legislation							
Partition - A Survey of the Law of Alberta							
Should Psychiatric Communication be Privileged							567
Divorce and Children: A Review of the Literature							
Matrimonial Property Law Reform: Evaluating the Alternatives							
Variation of Final Orders under Maintenance Reciprocity Legislation							
The Validity of Interim Orders Under Summary Maintenance Legislati							
	-				-	-	



